

**IN THE UNITED STATES BANKRUPTCY COURT  
MIDDLE DISTRICT OF PENNSYLVANIA  
(WILKES-BARRE)**

<b>IN RE:</b>	)	
<b>STEVEN RICHARD KANKIEWICZ</b>	)	<b>CASE NO.: 5:19-bk-00802-MJC</b>
<b>AKA STEVEN KANKIEWICZ</b>	)	<b>CHAPTER 13</b>
<b>AKA STEVEN R. KANKIEWICZ AND</b>	)	<b>JUDGE MARK J. CONWAY</b>
<b>DEBORAH LOU KANKIEWICZ</b>	)	
<b>AKA DEBTORAH KANKIEWICZ</b>	)	
<b>AKA DEBORAH L. KANKIEWICZ</b>	)	
	)	
<b>DEBTOR</b>	)	
	)	
<b>NEWREZ LLC D/B/A SHELLPOINT</b>	)	
<b>MORTGAGE SERVICING</b>	)	
	)	
<b>CREDITOR</b>	)	
	)	
<b>STEVEN RICHARD KANKIEWICZ AND</b>	)	
<b>DEBTORAH LOU KANKIEWICZ, DEBTORS</b>	)	
<b>AND JACK ZAHAROPOULOS, TRUSTEE</b>	)	
	)	
<b>RESPONDENTS</b>	)	

**CERTIFICATE OF NO OBJECTION**

I, Joshua I. Goldman, Esquire, attorney for Movant, do hereby certify that to the best of my knowledge, information, and belief, no answer or objection has been filed by the Debtor or the Trustee on Movant's Motion for Relief from Automatic Stay (docket no. 57).

Respectfully Submitted,

/s/ Joshua I. Goldman  
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*Counsel for Movant*

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	)	
<b>DEBTOR</b>	)	
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DEBTORAH LOU KANKIEWICZ, DEBTORS	)	
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	)	
<b>RESPONDENTS</b>	)	

**CERTIFICATE OF SERVICE**

I, Joshua I. Goldman, attorney for Movant, do hereby certify that true and correct Copies of the foregoing Certificate of No Objection have been served on August 23, 2022, by first class mail, and/or electronic means upon those listed below:

*DEBTORS*

STEVEN RICHARD KANKIEWICZ  
DEBORAH LOU KANKIEWICZ  
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MOUNTAIN TOP, PA 18707-9506

*ATTORNEYS FOR DEBTOR*

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WILKES BARRE, PA 18701  
MYLAWYER@JPPLAW.COM

*TRUSTEE*  
JACK N ZAHAROPOULOS (TRUSTEE)  
STANDING CHAPTER 13 TRUSTEE  
8125 ADAMS DRIVE, SUITE A  
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INFO@PAMD13TRUSTEE.COM

*U.S. TRUSTEE*  
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UNITED STATES TRUSTEE  
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Respectfully submitted,

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